Our Terms. The following will hereafter be the permanent terms of the Weekly Indiana State Sentinel: One copy, one year \$2.00 Twenty copies, do., to be directed to one person, 20.00 Semi-Weekly.

(Published three times a week during the session.) Published every Thursday.] One copy \$4.00 | Three copies

Congress. The Union of the 5th, says :

The Senate resumed, to-day, the consideration of this district speaks for itself: the bill for the augmentation of the navy, and the amendments offered thereto; Mr. Westcott continued the discussion in a speech in favor of the bill. After a brief but lucid exposition by Mr. Dix of its Minister, to adjust the Oregon question by arbitration, BLACKFORD J. objects and provisions, a bill regulating the compen- and its prompt rejection by "Young Hickory."

sation of the principal officers of the customs was then read a third time and passed. The Senate stands adjourned until Monday next. In the House, a resolution was passed terminating affair, all debate on the joint resolution of n tice on Monday we hoped for and expected, and will gratify our peoplaintiff's horse. Held, on demurrer to that count that next, at 3 o'clock, by a vote of yeas 110, nay- 87. ple as much as it does ourselves. We have full con-

The debate was then resumed in committee. for the next three legislative days, at 10 o'clock, in

lowing :

gress, variant and discordant opinions are, we observe, the slightest. "Oregon is ours, and we must have it." expre-sed in the newspapers published out of this city. Let Britain have the notice; the sooner the better. both editorially and by their Washington correspondents. It is not possible certainly to predict what will be the specific action of Congress upon it. But whatever may be the final action of the House of Reprethat the Senate will give its sanction to no measure in relation to Oregon which would stand in the way mittee propose an envelopent in times of posses, it must be pays judgment, &c. Held, on special demurrer the plen was good. in relation to Oregon which would stand in the way mittee propose an enrolment in times of peace, inof a peaceful and honorable adjustment of the differ- cluding only those between the ages of twenty-one ences existing between the two governments of this and thirty years, together with the present un form the defendant's detention of the plaintiff's property. country and Great Britain on this subject."

We suppose this means that the Senate will not for a war establishment includes all able to do militia clergy only excepted. The peace enrolment will ing arrangements. We shall see.

The editor of the N. Y. Tribune, who has just returned from Washington, furnishes his readers the dred thousand men. The bill further provides that all latest rumors of that place of many rumors. He the first class when draughted into the service of the other should be mutually withdrawn. This proposal in lieu of clothing, while substitution in all cases 2. The decision in Munly v. the State, made at this being acceded to at once re-opened the negotiation on whatever, is now legalized for the first time. Unithe basis of Mr. Polk's offer to compromise on the 49th parallel which Mr. Pakenham so gruffly rejected form companies and volunteer corps are retained so peremptorily, remaining open until the juror is sworn and 44; sloop Maria Louiso Fernanda, 24; brigs form companies and volunteer corps are retained so peremptorily, remaining open until the juror is sworn and 44; sloop Maria Louiso Fernanda, 24; brigs

It is very likely that the British Minister is autho- one year in three, whenever their services shall be firmed. rized to open the negotiation, but we do not believe deemed necessary by the government. But when the Administration will again offer to compromise on called out, an allowance of (40) forty dellars per antithe49th parallel.

Governor, Mr. Dunning, is a very good Whig. Well, tween the ages of thirty and forty-five years, the bill Reversed. if this be so, why should they oppose him! If he is allows the privilege, on a general enrolment in time be closed by of threatened danger, to enrol themselves in a sense ble C. C. BLACKFORD J. a whig, it certainly cannot hurt him to be elected by of threatened danger, to enrol themselves in a sepais, and if we must choose between whigs, we had neglect thus to enrol themselves, they are placed, by best take the most honest ! Had we not, Mr. Colfax ! law, in the first class, and are only liable to such duty from Fort Wayne. Held, that notice of the dishonor of If the purpose of these insinuations is to engender a as is required in common from all their fellow-citi- the note addressed to him at Fort Wayne was good. doubt of the consistency or honesty of our candidate, our whig friends will not gain much even in that congress is expresely empowered "to provide for organizing, arming and disciplining the militia."—

Tims v. Delisle, 5, Blackf. 447.

In computing the time for pay so many days after date, the day case, if the truth is told of their candidate for Govern- Journal of Commerce. or; for it is but a day or two since, that we heard | Similar attempts to organize the militia have been that one of the most distinguished whigs of this city heretofore frequently made, one, especially, in 1840, and State had declared, that he had "the documents" which will be well remembered as one of the chief obto prove that the Whig candidate for Governor, but a jects of assault by the Whig party. They called it Van year or two since, had formally offered to sell himself Buren's "standing army," and the most honorable as BLACKFORD J to the locofocos at a certain price. Whether this be well as the most reckless of that party, hed without and at any rate, is enough to show that whig editors former lies against the present bill. should be careful how they impeach the comparative honesty of our candidates. Personally, we are inclined to think, they will not gain much by such a the 30th ult., gives the following as the probable com

WILLIAM BROWN BUTLER.-Immediately after the adjournment of our Legislature, a letter dated Parishes heard from, from this city appeared in the N. Y. Journal of Commerce, which claimed a great deal of credit for Mr. W. B. Butler for his exertions in favor of the passage of the State debt bill. We thought at first it was intended by some wag as a joke. But it seems that the Evansville Journal takes it seriously! If it be true, it will certainly be news to every body here; Lieut. Governor, 786. in the oyster-cellars than in the legislative lobbies. a printer; but changing that profession for the law, at Mr. Henry M. Paine: best account for himself that he can. The Whigs of and discharged his duty with ability. His private itants-has noted in her schedule of possessions yet Ireland. the 1st dis rict will need a candidate for Congress one character was adorned by the virtues of the christian to be obtained, the island of Cuba, and has probably of these days.

Logansport, we copy in to-day's paper his reply to an interesting family of children to mourn their ir- at the city of Mexice, and dispense therefrom the bethe communication of Austin W. Morris. It does reparable loss. not need a word of comment. The whole matter son to say all we have said.

late Democratic Convention. We have already proportion of such men in the legislature. pronounced the Courier's statement untrue. This we do not expect the Courier to notice. It has been here- important exceptions the newspapers of this State, of tofore stubbornly silent too frequently, under similar both parties, generally approve of the law adjusting the more honest now, in acknowledging its mendacity. surprising, for it is not reasonably to be supposed that But we have a right we think to expect something a settlement of so momentous a question could be by better from the Register.

AN UNMITIGATED RASCAL .- An old lady in Cin- was a question of compromise, and both parties concinnati has complained of one Wm. F. Doherty, for sequently had to yield something for the sake of adjustment. Out of the State the response is entirely stealing from her, while she was sick and likely to die, her money, chemise, night caps, and even medicine. He swept the house clean, but the old woman got well, and the property was found in his possession been passing resolutions in favor of John B. Gough, for Oregon. Two other ships are advertised for the He had been employed by her to draw a deed, and by in one of which they say he has their "warmest symit, conveyed all her property to himself. Doherty is pathies" and "undiminished confidence." This is ment does anything or not, our people will soon occua fool to cramp his genius in that small way at Cin- the fellow who not long ago got into such a disgracecinnati. He will find a wider field for his benevolent ful spree of two week's duration in New York. Let operations in Indianapolis, where crime is transformed him repeat the operation occasionally, and reform into virtue by sanctimonious professions. again, as he has already done three or four times,

The old Madisonian, alias U. S. Journal, at Wash- in lion." How this world is given to humbug! ington, has passed into the hands of Mr. H. H. Robinson, late of the Cincinnati Enquirer, and is to be published as the Daily Times. In the course of a the abolition of capital punishment, the Hon. Robert long 'Salutatory,' the editor takes occasion to say Rantoul stated that all the distinguished lawyers in mously, an act of retracession, "accepting by the that "all his labors shall be to give aid and strength France had petitioned for the total abolition of the State of Virginia the county of Alexandria in the to the Administration and its measures, and to the death punishment; and further, that Wickliffe, the District of Columbia, when the same shall be receded Democratic party at large."

The State Journal, not long ago published from a Pennsylvania paper, a laudatory notice of G. S. Orth, in which it was said—"His soul is the seat of honor."

The Evansville Courier says it had always supposed that "the seat of honor" was in a very different that that the seat of honor was in a very different that the seat of honor was in a very different that the seat of honor was in a very different that the seat of honor."

The Evansville Courier says it had always supposed that the seat of honor was in a very different that the seat of honor was in a very different that the seat of honor. The head was separated from the body and cordance with the opinion expressed in the Executive had a bullet hole in it. A duelling pistol was found to be in accordance with the opinion expressed in the Executive had a bullet hole in it. A duelling pistol was found to be in accordance with the opinion expressed in the Executive had a bullet hole in it. A duelling pistol was found to be in accordance with the opinion expressed in the Executive had a bullet hole in it. A duelling pistol was found to be in accordance with the opinion expressed in the Executive had a bullet hole in it. A duelling pistol was found to be in accordance with the opinion expressed in the Executive had a bullet hole in it. A duelling pistol was found to be in accordance with the opinion expressed in the Executive had a bullet hole in it. A duelling pistol was found to be in accordance with the opinion expressed in the Executive chased by Senators Cass, Allen, and others, for the wolves. The head was separated from the body and cordance with the opinion expressed in the Executive chased by Senators Cass, Allen, and others, for the wolves. The head was separated from the body and cordance with the opinion expressed in the Executive chased by Senators Cass, Allen, and others, for the wolves. The head was separated from the body and cordance with the opinion expressed in the Executive chased by Senators Cass, Allen, and others, for the wolves. The head was separated from the body and cordance with the opinion expressed in the Executive chased by Senators Ca location. The Courier ought to know.

The Indiana State Sentinel.

Important News!

Gents-This morning the President communicated

to the House an offer, recently made by the British'

enrolment about (2,700,000) two millions seven hun-

LOUISIANA ELECTION .- The New Orleans Delta of

Democratic majority on joint ballot, 19 votes.

For the democratic candidates, so far, the majori-

The temperance ladies of Philadelphia have

In a speech before the Massachusetts society for

Punishment, and this was one of the heresies of which

he was accused before the Pope.

SENATE. HOUSE.

D. W. D. W.

16 12 41 38

13

19 12-31 54 42-96

plexion of the Louisiana Legislature :

not heard from, 3

Washington, Sat. night, Feb. 7, 1846.

JNDIANAPOLIS, FEBRUARY 19, 1846.

SUPREME COURT OF INDIANA. The following note from the Representative from cases DETERMINED AT THE NOVEMBER TERM, 1845.

> BY A. M. CARNAHAN. SATURDAY, Jan. 10, 1846.

Reported for the Indiana State Sentinel,

Yours truly, W. W. WICK. The defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff concern. They were the defendant to appear and answer the plaintiff

the variance was fatal. Plea to suit action for unlawfully detaining the plainfidence, whatever aspect the question may take, that tiff's horse-that at the time. &c., viz; on the 20th of A resolution has been adopted by the House to meet, the President will, as in this case he has done, main- June, 1840, at the county aforesaid, the horse mentioned order to continue the debate on the joint resolution of trin the attitude which he assumed in his Annual of residence in Indiana Creek township in and country of Tattnall, of residence in Indiana Creek township, in said county, and the defendant being then and there a freeholder— State of Georgia. The reverend prisoner was dis-Message. In doing this, let the consequences be and the defendant being then and there a freeholder-The National Intelligencer of the 4th has the fol- what they may, we are sure that the President will that by virtue of taking up said horse, the defendant had charged from custody, owing to the informality of the late of taking up said horse, the defendant had charged from custody, owing to the informality of the have the whole-hearted support of the People of a right to detain him, and did detain him until as hereinafter mentioned; that afterwards, viz; on the \$2d of "Of the ultimate fate of the propositions relative Indiana, almost to a man. There is no tineture of June, 1840, at the county aforesaid, the defendant, pursuthe Oregon question depending in either house of Con- Boston tederalism here, on this great question, not last of the magnitude of the charge, and at the same time subject, and having previously agreed to look to the fised in three of the most public places in said township. giving in the advertisement a particular description of the horse, and the time when he was taken up; that after. and sold 147,803 tickets, their expenses being \$27,370. wards, viz : on the 25th June, 1840 and before ten days They commenced at N.blo's in September, 1845. In THE MILITIA.-The Standing Committee on the had expired after advertising as afore-aid, the plaintiff Militia in the U. S. House of Representatives have brought this action of replevin, by virtue of which the sentatives in the case, we now feel entire confidence of the national service, which at present, it must be

the plaintiffs' goods is non detinet, which is a denial of companies and voiunteer corps; while the enrolment | A special plea in replevin concluded with a verificaeation, and a prayer of judgment, &c. Held, that the the State, has the largest church and monastery in the she had the ability to do so. agree to give England notice of the cessation of exist- duty between the ages of eighteen and forty-five, the verification was right, and that though a return might country have been prayed, the plea was good without such pray-

number about (1,000,000) one million, and the war Morris v. the State. Error to the Marion C. C. Sut-

1. A defendant indicted for traudulent voting cannot on trial prove what statement he made at the polls to the last dates. says that the Diplomatic Correspondence respecting United States in time of war, may be required to Inspector and Judges of the election, for the purpose of Oregen was re-opened by Mr. Pakenham, with a pro- serve twelve months—and one year in every period of showing that he did not vote fraudulently; nor can he nght to vote, to the Judges; and that they decided that Ohio, he was a qualified voter.

tion. They are, however, subject to be called into

service for twelve months at a time, but not to exceed

num to each, as a compensation for uniform, is to be C. C. Sullivan J. made; and each corps or company is to serve as a The admission of a defendant that the items of an ac. Or is the Don afraid that Bull, his old enemy, is about The Salem News and the St. Joseph Valley Regis- whole under its officers, and, where danger shall be count against him as set out in a merchant's books, can- to seize Cuba? Or is San Domingo to be restored? ter both claim that the democratic nominee for Lt. encountered, shoulder to shoulder with their own not be proven in a suit against him on the account, with-

One of the endorsers of such note lived about a mile

In computing the time for payment of a note payable so many days after date, the day of the date is excluded; and the demand of payment must be made on the third day of grace. Piatt v Eads. 1 Blackt, 81. Affirmed. terminated by neg tiation or otherwise. White Water Canal Company v. Henderson. Error to the Fayette C. C. Affirmed.

Same v. Simmonds. Do do. SATURDAY, Jan. 17. Sheets v. Peabody. Error to the Jefferson C. C. ed, should order the sale to be made in conformity with true or not, it comes from the best Whig authority, stint about it. We shall see if they repeat their the statute in force when the mortgage was executed. Doe, Hem, Wolf, v. Heath, et. al., May term, 1844; Bronson, v. Kinzie, et. al. 1 Howard, 311. Affirmed.

The State v. Best, et. al. Error to the Jefferson C. C. imprisonment, the judge who issues the writ may; if the authority by which the prisoner is detained be defective, call before him witnesses to enquire into the guilt of the prisener, and command recognizance or discharge him as

corpus, in order to enable him to give bail, may exercise ment. his own discretion as to the amount of the penalty of the recognizance required by him, notwithstanding the magistrate who committed the prisoner had fixed a specific sum as the amount of the recognizance, for not giving which the prisoner may be committed. Reversed. ties are for Johnson, Governor, 1425; LANDRY,

for it is not known, or even suspected by any one, Died, at Corydon, Jan. 29, John W. Paine, in the New York Globe, in an article in relation to Eurothat the result of the winter's legislation was affected 47th year of his age. Mr. P. was a native of Ken- pean Intrigue, &c., makes the following suggestions, fuel! in any serious degree by the presence of the gentle- tucky, but emigrated to Indiana, and settled at Cory- which may eventually turn out to be something more man in question. He exercised much more influence don about the year 1816 He was then by profession serious than moonshine, or than the air gun shots fired an Irish paper announced that an ox which had been logether—public feeling excited against all and con-

nign rule of Monarchical Government!"

HENRY SECREST .- We observe that several of our O'Connell and his Tenanthy .- There has been will tend to open the eyes of the people to the charac- cotemporaries speak very favorably of the services of a squabble between Mr. O'Connell and the travelling thousand. ter of certain politicians of this city, and in so far as Mr. Henry Secrest, of Putnam county, as a member correspondent of the London Times-known as the that is done, will be productive of good. We have of the last General Assembly. He is fully entitled Times's commissioner. The correspondent gave a that is done, will be productive of good. We have been blamed for speaking harshly of certain men of been blamed for speaking harshly of certain men of all the praise bestowed, for unquestionably he was and kicking. The cork of one of the horse's shoes and kicking. The cork of one of the horse's shoes and kicking. The cork of one of the horse's shoes and kicking. The cork of one of the horse's shoes and kicking. The cork of one of the horse's shoes and kicking. The cork of one of the horse's shoes and kicking. The cork of one of the horse's shoes and kicking. The cork of one of the horse's shoes and kicking. The cork of one of the horse's shoes and kicking. The cork of one of the horse's shoes and kicking. both parties. Time will show that we had good rea- one of the ablest and most efficient members of the lord, and described the condition of his tenants as entered the temple, the other shoe cru-hed the upper attributed to my instrumentality. House. His zeal in favor of the adjustment of the peculiarly miserable for themselves and disgraceful to jaw, near the mouth. The little sufferer lived in State debt was not excelled by that of any other, and him. Mr. O'Connell denied all this point blank, in great pain for a day. thus half endorses the statement of the Newcastle justly entitles him to the approbation of the friends of his speeches, and favored the correspondent with some Sentence to Die. Twenty human beings, some the venerable Dennis Pennington—in terms which may well rejoice at what has been done, and when Courier, in relation to the resolutions reported to the that measure. We wish we could have a greater of his choicest exertions in the art of vituperation. of them women, are now confined in jail, awaiting shall convey a faint sense of the resolutions reported to the Thereupon, the correspondent, in company with a Four of these are to be lung in New York two in reporter for the Times, Maurice O'Connell, an agent Pennsylvania, Maryland. Louisiana and Maine, and when oppressed by the difficulties to which I have al-THE STATE DEBT BILL .- With two or three unand an interpreter, made an exploratory visit to the one in each of the following States, viz: Kentucky, lud-d, I deemed it my duty to pay him my respects complete. tenants and personally ascertained their condition. South Carolina, Illinois, New Hampshire, Connecticircumstances, to justify us in expecting it will be State debt. That a few should be dissotisfied is not pearing that, although Mr. O'Connell desired to have his tenants well treated and comfortable, they were in his tenants well treated and comfortable, they were in fact, but little better off than the Irish peasantry in of Vt., 1600 of Conn., 1592 of N. H., 1564 of Me., the State policy which had produced her heavy debt; having addressed any argument or persons on to any general—as much at the mercy of under-agents, and and 570 of R. I. The invalid pensioners amount to but I shall never forget the prompt and cheering welany possibility so arranged as to suit every body. It as little indebted to the personal supervision and care 2778. Of these 147 belonged to Maine, 107 of N. come which I received from this father of the House, not perfectly consistent with self-respect, and with

py the territory.

APPOINTMENTS BY THE PRESIDENT .- Henry Dodge to be Governor of Wisconsin, in the place of Nathaniel P. Tallmadge, removed. James Clarke, of Iowa, and he will be voted a saint as he is now voted a to be Governor of Iowa, in place of John Chambers, removed. The Senate has confined these nomina-

The Legislature of Virginia has passed, unanigreat Reformer, was decidedly opposed to Capital by the Congress of the United States."

The editor of the Manchester, N. H. American has been turned out of his chair because he persisted is afflicted with an 'insane partiality.'

Summary of News.

(The editor of the Lawrenceburgh (Indiana) Register has recently got into a "row" for some Charles Burler, Esq. : publication he made concerning one Dunn. He was attacked with a club and bowie-knife, and defended

having committed homicide, by killing H. Davis, in happily closed.

they have travelled 25,700 miles, given : 29 concerts, even 100 days, they have given no less than 94 con- sike honorable to the State, and, as we hope, satis-

Texas has been divided into thirty-five counties-The general issue on replevin for unlawfully detaining population; Austin, the seat of government, has a certity of those declarations so often promulgated to

The Hon. W. B. Jenness, U. S. Senator from New Hampshire, who recently left Washington in John Tomlinson, William Watt, Daniel A. McRae, consequence of ill-health, was sick at Boston at the Christian Parker, C. V. Jones, Andrew Jackson, M.

at Havana, 3d inst., consisted of the ship of the line art, John S. Simonson, J. G. Read, James M. Ray, 65 cents on the \$100, to redeem the credit of the Scott v. the State. Error to the Henry C. C. Affirmed. Patriota Tacon, and Havanero, 20 guns; steamers Picket v. Picket. Error to the Switzerland C. C. Af- Bazan and Congreso, seven schooners and three barks. Hon. Dennis Pennington, and others: This is the largest naval force that Spain has had in the West Indies for some time, and is the remnant of her oncce powerful fleets and squadrons. What is all this about! Is there something brewing in Mexico

OREGON.-The Pennsylvania House of Representa-

MICHIGAN.-Both parties in the Legislature Michigan, have concurred in passing resolutions declaring our title to the whole of Oregon, up to 54° offer of 49 as a boundary to be an evidence of our A decree of foreclosure, and for a sale of land mortgag. spirit of liberal concession-urging the President's message against European interference or coloniza-

> THE OLD PHRASE CHANGED .- It was long customary at first insuperable. n speaking of a defeat, to say the enemy was routed got to be " horse, foot and racoons." Slamm, of the

GRAIN CEOFS IN RUSSIA .- The St. Petersburg Gaand gentleman and deservedly won for him general most magnanimously acceded to the arrangement, that zette, of the 7th December, contains an Imperial order By the request of Judge John W. Wright of and well-deserved 3-steem. He has left a widow and Prussia, free of duty up to the 13th of September, 1846; and also an order declaring that in consequence of the deficiency in the crops, the Emperor will only require for the coming year a levy of five men in the

abolition sentiments was distasteful to some of the customers of that print; and he is about to establish say that I left him with a grateful heart; this expresa new press, which will probably take pretty much sion of his sentiments was a token by which I was ness, and with my best wishes for your prosperity.

inated Mr. Graham, the present incumbent. The when he formally announced it to that body. election comes of next August.

Mississippi U. S. Senators .- J. W. Chalmer and Gen. H. S. Foote have been elected to the United States Senate by the Mississippi Legislature—the for-bondholders as might have been expected. mer to fill the term of Mr. Walker, which expires on the 4th of March, 1847, and the latter for the full

term of six years thereafter. suicide or was murdered.

[Volume Vanna Number 35.

Correspondence with C. Eutler, lig. Indianapolis, January 19, 1846.

Barnes v. Tannehill. Error to the Lawrence C. C. himself with a pistol. No one was hurt, though the tions of social and business intercourse which have the State, and thereby lessen her means to meet even editor says the ball from his pistol "made several subs sted between us for several weeks past, the un. a much small r burthen. homes, or permit you to leave the State, without some My first proposition contemplated looking to it for A CLERGYMAN ARRESTED FOR MUEDER. - Daniel expression of that respect and esteem we entertain two-fifths of the interest, and to taxation for the re-Simmons, a Baptist clergyman, was recently arrested for you personally, and the obligations we are proud maining three-lifths. The junt committee declined at Mobile, as a fugitive from justice, charged with for your instrumentality in the negotiations now so they believed this latter amount was yet too large to

ous and responsible duties committed to your care, it beyond any question. The Swiss Pell Ringers are at New Orleans. with an energy and zeal evincing a just appreciation

mark, that no small share of our gratification at this provide by taxation for the payment of more il an iwo Galveston is the largest city-Houston is next in result arises from the reflection that it vindicates the and a half per cent., and the other was, whether the integrity and honor of Indiana, and proves the s n- canal when finished would probably furnish a security population of 1500, and Washington about the same the world, of her earnest desire to meet all her ennumber. Saint Antonio de Bexar, the oldest town in gagements and redeem her plighted faith, the moment

(Signed) Yery respectfully, &c. Dennis Pennington, Henry Secrest, Thos. Dowling, Samuel Hall, M. Stapp, Conrad Baker, Joseph Lane, J. Howell, W. G. Coffin, J. F. Allison, Thos. J. Todd. by a more careful examination into the resources and John S. Davis, William P. Dole, H. H. Barbour, condition of each county, as exhibited in the Auditors William Bebb, of Butler county, has been Grafton F. Cookerly, Jonathan S. Harvey, W. G. position that the last (published) letter of each to the other should be mutually withdrawn. This properly of the State, and that they decided that other should be mutually withdrawn. This properly of the State, and that they decided that other should be mutually withdrawn. This properly of the State, and that they decided that other should be mutually withdrawn. This properly of the State, taking the countries separately and other should be mutually withdrawn. This properly of the State, taking the countries are ragge ability of the State, taking the countries separately and other should be mutually withdrawn. This properly of the State, taking the countries are ragge ability of the State, taking the countries WHAT'S IN THE WIND .- The Spanish naval force Scott, Thos. H. Blake, R. H. Fauntleroy, Hugh Stew- have the ability and might be willing to pay a tax of

INDIANAPOLIS, February 13, 1846.

Gentlemen : - I have the honor to acknowledge the committee on my first proposition the more willingly, receipt of your letter of the 19th of January, and and it led me to my second. whilst I duly appreciate the kind expressions it I had no reason to doubt, nor do I doubt, that contains as to the manner in which I have discharged the committee, composed as it was chiefy of inmy duty, in the recent negotiation with the Legisla- telligent farmers from different pars of the State. ture, for the payment of the State debt, I feel no less who could not be presumed to be influenced by any A New Anticle of Export .- Mr. Samuel Fitch, indebted to you for the assurances which it affords of other consideration than a desire to do right towards comrades. To the second class, including those be- out introducing the books, or accounting for their absence. an extensive and well known whip maker, whose your high personal regard. It is true, as you state, the creditors of the State, acted in this matter under manufactory is near Cooper's Point, Camden, N. Jer- that I came among you a stranger, little known to a high sense of their duty to their Maker and their sey, has just shipped two large orders of riding and the citizens of Indianapolis, and less to the members country. The dictates of conscience and patriotism A protest of a promissory note negotiable and payable driving whips to England. The duty on foreign of the Legislature; but I should be wanting in grati- would prompt them to this course of conduct. democratic votes, can it! He is not a repudiator, rate and distinct corps, and thus become liable to at a branch of the State Bank containing an allegation whips in England is 20 per cent, and after paying tude, if I did not before leaving the State, acknow- In regard to the revenues to be derived from the

val, a fruitless one, and so frankly advised me.

ENGLAND, FRANCE, MEXICO AND CUBA.-The the beverage, jocosely remarked that he should be very attending the debate-the impression that our agents, stocks of a lyent States, at less time perslad if the officers would provide a little whisky for in selling our bonds, or a portion of them, had con- In reflecting upon the pist, and calmir reviewing those who preferred it, and charge it to the account of nived with the purchasers and acted improperly, and the circums an es which attended the negotiation and IRISH BULLS .- When her majesty was in Ireland, classes of purchasers -all were naturally confounded my part, and on the part of the committee and the roasted in a certain town in honor of her arrival was centrated upon your head as the agent of all;" and the feeling that the provision which the Legislature But, after all, we suppose his pretensions will do but on became one of the most distinguished members of the Britain, not satisfied with her previous nalittle harm to any one else, and we are good natured of that profession in the Southern part of this State, while it does not meet what the suspect the nucleus and spoliations—robberies and spoliation tions comprising possessions of the astounding extent advertister had on sale some tankers of excellent suspect the purity of their motives, and whilst they they had a right to expect, and what I had hoped to enough to be willing that he should turn them to the He was for several years a member of the legislature, of 7,602,111 square miles, and 133,000,00 0 of inhab-

which the State is divided. Their countenance and upon what I have finally assented to. The power was

mission. It was with some misgivings as to the re- summation of our intercourse and labors this winter, emigrants has just sailed from the port of New York, mond Whig, because the occasional publication of his encouraged to press onward in the performance of my duty, and the impression produced by this interview NORTH CAROLINA .- The democrats of this State was more deeply engraven on my heart, when subsehave nominated Green W. Caldwell of Mecklenburgh | quently, after the passage of the bill in the House, county, for Governor. Mr. C. has served in congress and he was designated by its general desire to be the with an honorable distinction. The whigs have nom- bearer of it to the Senate, I witnessed the scene in Ohio upon the last day, which, he says, is soon

reasons which influenced me in making my second prop- and brother that his wife. osition which proposed to charge one half the interest on her large public debt, depended upon the revenues tor.

to be derived from that canal. If the canal, when finished, proved to be productive, then the State would have the ability to pay; if not, then she would not. A simple calculation, which any one may make for himself, will show that laying the canal out of view, and suffering the present state of things to continue in the finances of the State for only four years longer, and it would require a property tax, from and after 1st of January 1851, of not less than sixty five cents on the hundred dollars! (putting the entire property of the State at a fair valuation) and a poll tix of seventy-five cents, to meet the interest simply, on the then public debt of the State, with the State expenses. With my knowledge of the resources of the State, I could not for a moment believe that the people would sustain this burden; and the certain prospect of Dear Sir : - As the time approaches when we it, in the mean time, would operate to effectually check shall separate from each other, and break those rela. immigrat on in o, and ; crhaps cause emigration out of

be raised by taxation, laving regard to the average State. You entered upon the discharge of the ardu- ment to the undoubted ability of the people, and place

Entertaining these views in regard to the whole with that spirit of conciliation and kindn ss which canal for two-fifths of the entire interest. (which in disarmed prejudice and converted enemies into friends, effect would be taking it for a corresponding portion Whilst with leart-felt same faction we congratulate of the principal.) in modifying that proposition and you upon the auspicious termination of your labors, agreeing to look to it for one half, I had to determine factory to our creditors, we must be permitted to re- would probably have tile disposition and the ability to

> In settling the first point, I was not only guided by the decision of the communities (which was constituted with a design to represent the entire State) and the advice of other intelligent and influential members of the Legislature, and the opinions of many of he most intelligent and excellent private citizens from different parts of the State, with whom I had an opportunity of conferring during the winter, but also office, in order to ascertain the probable average abili-State, another county might not have the ability to pay more than twenty-five cents. The result of this inquiry and comparison taken in connection with my opinion on the subject of the canal as hereafter expressed,-caused me to yield to the decision of the

any how, as some of the whig papers say Mr. Orth of one to ten of their number. Should they refuse or both.

Should they refuse or both. There are citizens of your State, some of whose second proposition, the estimates of Messis Fauntleror tives, on the 17th, passed resolves declaring our title names appear on the letter which has drawn forth and Ball and the concurring judgment of intell gent s better than Great Britain's to 54 40, and instruct- this response, and others whose names are not there, and sound business men, and a reference to the ining the Senators and Representatives in congress to for whom I shall always cherish the highest regard, come of similar works in other sections of the counvote for the notice. They also declare full confidence and without whose steadfast co-operation, I feel war- try, satisfied me that if that canal could be finished in the President and Senate, whether the question be ranted in saying, the measure could not have suc- within the period contem lated, it might ultimately ceeded, who yet regarded the effort, on my first arribe safely relied on for a revenue sufficient to meet the remaining portion of interest; and who never that re-No one not familiar with the history of it, could sult shall be attained, by the progress of the country for a moment appreciate the difficulties in the way of and the increase of business in the great west, (as 40 minutes, to be "clear and incontestible," and the harmonizing so many minds on a subject of such the revenue controls the value) the canal itself will great importance, and which had been for so long a constitute an ample security for a corresponding portime, a truly 'vexed question.' It is unnecessary for tion of the principal. It is true that in order to serecommendations, and endorsing the protest of the me to enter into them. I allude to them now merely cure such a result, there is a certain outlay of a large with the view of remarking, that the final result was amount of money to be made, and that for many one which gave greater satisfaction to the friends of years no considerable revenue can be expected from the measure, as it overcame difficulties which seemed the work i self; and it is also true that there are risks and contingencies involved which belong to, and Some of these difficulties are well expressed in a let- are inseparable from, works of this kind, and all of horse, foot and dragoons." Of late, however, since ter which I have unexpectedly just received from one which must be borne by these who shall make the adthe whigs have assumed their ring-tailed emblem and of the most intelligent and influential members of vance of money required to finish it, with the certain have been so often defeated, the common reading has the House of Representatives, written a nee his re- prospect that it will be some years before they will be turn to his home, who in the honest discharge of his remunerated even to the extent of the interest. In-New York Globe, announces the rout of the whigs in duty opposed the bill throughout until the last amend- dependent of the considerations which are connected Louisiana, at the recent election, with this improve- ment of Mr. Secrest rendered it acceptable to him, in with the restoration of the credit of the Sinte and which he says: "It need be no wonder if there was the payment of the interest, there could surely be no During Mr. Jefferson's administration syrup was excrement, if we consider the weight of the subject- inducement for capitalists to come forward and male rovided in the Capital for the refreshment of the the feverish anxiety of the public mind-the great an advance for the purpose mentioned, when the only members of Congress. This was furnished and anxiety of the friends of the extension of the canal, security the State could offer, is the work itself and charged under the head of stat onary. The National too much overlooking, as some upected, the coase- it's lands, and when the same money might at any Intelligencer tells us that a member, who did not life quences to the State in general-the circumstances moment be freely invested for the same interest in the

the difficulty of distinguishing between the several the considerations which convolled it to roughout on the passage of the bill, it cannot be doubted that they the State of Indiana, and, will I trust be accepted by will exhibit a corresponding zeal in support of a the Bondholders-an opinion which I shall not best measure which by so strong a vote has now become tate in justice to the people of Indiana, as well as to

those whom I represent, freely to express. Whilst in my incipient movements I met with In justice to myself, however, and in view of the much to discourage, I am bound to say that I also facts of the case, embracing fully its difficulties, I met with much to encourage me; and here I avail feel bound to acknowledge that the propositions premyself of the occasion to say, that taroughout the sented by me to the joint committee would either of whole of it, I was encouraged and sustained by a large them have been more in accordance with my views number of go d men, in and out of the Legistature, and wishes, but my failure in that respect as it should belonging to both of the great political parties, into not now, so it shall not with me can't the least shadow the extent to which they might be deemed practicable.

I hope I shall be pardoned for alluding to one In a few months we shall hear from the Eondholwhose name appears at the head of your lis -I mean dets and shall then know all. In the meantime, you Four of these are to be hung in New York, two in ish his memory. In the outset of the business and completion, and your State rapidly increasing in all

number 2582 were residents of Massachusetts, 1729 which from the first had been strenuously opposed to in the conduct of this negotiation, I am not conscious of H., 114 to Mass, 8 to R. I., 68 to Conn., and 132 to nor the characteristic frankness and benevolence with the respect due to the representative character and to which he said to me when the subject of the public honorable and upright men. My reliance from the Ho for Oregon !- A ship with a large number of Mr. J. H. Pleasants has withdrawn from the Rich-

Your obedient servant,

CHARLES BUTLER.

More Delusion .- A Rev. Mr. Pichard is preaching coming. He prepares his disciples for the event, by When it is considered that for a long time it has placing them in a circle, with a wash-tub in the cen-Pennsylvania. - The House of Representatives been believed that it was almost impracticable for the tre, in which their feet are placed for holy abbution. have unanimously passed the requisite (\$1,900,000) appropriation to pay the February and July interest quite natural for some to suppose that the provision neighbor, and the Reverend teacher going round and now made out of the revenue is too small, and not kissing all. He teaches that husbands and wives unin proportion to the resources of the State, and that equally yoked, believers with infidels, must part at the general arrangement is not so favorable to the day of judgment; and that as the day is soon coming, they may as well anticipate it, and part here I may as well state, gentlemen, frankly, the principal below. And so sister this has forsaken her husband,

At Lancaster, Wisconsin, the body of a man was of the public debt upon the Wabash and Erie cafound, two weeks since, partly devoured by hogs or nal. The general conviction was found to be in ac-